1 2 3 4 5 6 7 8 9	Frank A. Angileri (MI BAR No. P45611) fangileri@brookskushman.com Thomas W. Cunningham (MI Bar No. P578 tcunningham@brookskushman.com Rebecca J. Cantor (MI Bar No. P76826) rcantor@brookskushman.com William E. Thomson, Jr. (SBN 47195) wthomson@brookskushman.com Rolando J. Tong (SBN 216836) rtong@brookskushman.com BROOKS KUSHMAN P.C. 1000 Town Center, 22 nd Floor Southfield, MI 48075 248.358.4400 ATTORNEYS FOR PLAINTIFF	399)
10	ATTORIVETSTORTEAUVIIT	
11		NOTRICT COLIDT
12	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA	
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15	RAWCAR GROUP, LLC d/b/a CFI MEDICAL SOLUTIONS, a Michigan	Case No. 13-CV-01105-H-BLM
16	corporation,	Hon. Judge Marilyn L. Huff
17	Plaintiff,	JOINT MOTION FOR DISMISSAL WITH PREJUDICE
18	V.	
19	GRACE MEDICAL, INC., a Nevada corporation, PULSE MEDICAL, INC., a Georgia corporation, L. RANDALL.	
20	Georgia corporation, J. RANDALL PITTMAN d/b/a PREFERRED MEDICAL PRODUCTS, a Tennessee sole	
21 22	MEDICAL PRODUCTS, a Tennessee sole proprietorship, PREFERRED MEDICAL PRODUCTS, LLC, a Tennessee company,	
23	Defendants.	
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20	JOINT MOTION F	FOR DISMISSAL

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1	PLEASE TAKE NOTICE that Plaintiff Rawcar Group, LLC d/b/a CFI		
2	Medical Solutions ("Rawcar"), and Defendants Grace Medical, Inc., Pulse Medical		
3	Inc., J. Randall Pittman d/b/a Preferred Medical Products, and Preferred Medical		
4	Products, LLC, by and through their respective counsel, in accordance with the		
5	parties' Settlement Agreement effective as of January 28, 2015 ("Agreement"),		
6	hereby stipulate pursuant to Fed.R.Civ.P. 41(a)(1)(A)(ii) to dismiss with prejudice		
7	Rawcar's amended complaint and Defendants' counterclaims, each party to bear its		
8	own attorneys' fees, costs and expenses and that as a result of the stipulation, the		
9	parties need not comply with the briefing deadlines or attend the hearings referenced		
10	in the Court's Order of December 17, 2014 (ECF No. 253).		
11			
12	Respectfully submitted,		
13	Dated: March 10, 2015		
1415	By: /s/Thomas W. Cunningham Thomas Cunningham By: /s/ Joseph F. Posillico by permission Joseph F. Posillico		
16	Counsel for Plaintiffs Counsel for Defendants		
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